United States Bankruptcy Court Eastern District of Virginia				Volu	ntary Petition		
Name of Debtor (if individual, enter Last, First Patriot Coal Company, L.P.	, Middle):		Name of .	Joint Debtor (Spo	ouse) (Last, First, M	Middle):	
All Other Names used by the Debtor in the last (include married, maiden, and trade names):  None	8 years			Names used by arried, maiden, and	the Joint Debtor trade names):	in the last 8 ye	ears
Last four digits of Soc. Sec. or Individual-Taxp more than one, state all): 61-1258748	ayer I.D. (ITIN)	Complete EIN (i		digits of Soc. Se n one, state all):	c. or Individual-	Taxpayer I.D.	(ITIN) Complete EIN (if
Street Address of Debtor (No. and Street, City, 63 Corporate Centre Drive	and State):		Street Ad	dress of Joint De	ebtor (No. and St	reet, City, and	State):
Scott Depot, WV		ZIP CODE					ZIP CODE
County of Residence or of the Principal Place of Putnam County	of Business:	25560	County of	f Residence or of	the Principal Pla	ace of Busines	
Mailing Address of Debtor (if different from st	reet address):		Mailing A	Address of Joint I	Debtor (if differen	t from street add	ress):
		ZIP CODE					ZIP CODE
Location of Principal Assets of Business Debto	or (if different from	n street address abov	re):				ZIP CODE
Type of Debtor		Nature of Business		l C	hapter of Bankr	untov Codo I	Indox Which
(Form of Organization) (Check <b>one</b> box.)	(Check <b>one</b> box.)	)				s Filed (Check	
☐ Individual (includes Joint Debtors)  See Exhibit D on page 2 of this form.  ☐ Corporation (includes LLC and LLP)  ☐ Partnership  ☐ Other (If debtor is not one of the above entities, check this box and state type of entity below.)	Health Care Single Asse 11 U.S.C. Railroad Stockbroke Commodity Clearing Ba	et Real Estate as defi § 101(51B) r Broker	ned in	Chapter 7 Chapter 9 Chapter 11 Chapter 12 Chapter 13	Nati	a Foreign 1	5 Petition for Recognition of Main Proceeding 5 Petition for Recognition of Nonmain Proceeding
Chapter 15 Debtors	Ta	ax-Exempt Entity			imarily consumer of		Debts are primarily
Country of debtor's center of main interests:  Each country in which a foreign proceeding by,	Debtor is a	tax-exempt organiz	ation under	"incurred by	1 U.S.C. § 101(8) a an individual prin amily, or househol	narily for	business debts.
regarding, or against debtor is pending:	Revenue Code).	ned States Code (th	e internar				
Filing Fee (Check of	one box.)				Chapter 11	Debtors	
Full Filing Fee attached.			Check one		ss debtor as defined	1 in 11 U.S.C. §	101(51D).
Filing Fee to be paid in installments (applicable application for the court's consideration certifyin except in installments. Rule 1006(b). See Offici	g that the debtor is		-d   💳		siness debtor as def	_	
Filing Fee waiver requested (applicable to chapte signed application for the court's consideration.	er 7 individuals on		Debto	00 0			ng debts owed to insiders or stment on 4/01/16 and every
				applicable boxes:			
				n is being filed with	-		
				ordance with 11 U.		etition from one	or more classes of creditors,
Statistical/Administrative Information  Debtor estimates that funds will be available for	distribution to uns	ecured creditors.					THIS SPACE IS FOR COURT USE ONLY
Debtor estimates that, after any exempt property is excluded and administrative expenses paid, there will be no funds available for distribution to							
unsecured creditors.  Estimated Number of Creditors (on a consolidated basis)		_	_		_	_	
1-49 50-99 100-199 200-999	1,000-	5,001-	10,001-	25,001-	50,001-	Over	
Estimated Assets (on a consolidated basis)	5,000	10,000	25,000	50,000	100,000	100,000	
\$0- to \$50,001 to \$100,001 to \$500,001 to \$50,000 \$100,000 \$500,000 \$1 million	\$1,000,001 to \$10 million		\$50,000,001 to \$100 million	\$100,000,001 to \$500 million	\$500,000,001 to \$1 billion	More than \$1 billion	
Estimated Liabilities (on a consolidated basis)  \$\begin{array}{ c c c c c c c c c c c c c c c c c c c	\$1,000,001 to \$10 million		\$50,000,001 to \$100 million	\$100,000,001 to \$500 million	\$500,000,001 to \$1 billion	More than \$1 billion	

Case 15-32483-KLP Doc 1 Filed 05/12/15 Entered 05/12/15 10:29:36 Desc Main

B 1 (Official Form 1) Page 2 <u>Document</u> Page 2 of 19 **Voluntary Petition** Name of Debtor(s): Patriot Coal Company, L.P. (This page must be completed and filed in every case) All Prior Bankruptcy Cases Filed Within Last 8 Years (If more than two, attach additional sheet.) Date Filed: Location Case Number: Where Filed: **Eastern District of Missouri** 12-52096 July 9, 2012 Date Filed: Location Case Number: Where Filed: Southern District of New York 12-12968 July 9, 2012 Pending Bankruptcy Case Filed by any Spouse, Partner, or Affiliate of this Debtor (If more than one, attach additional sheet.) Name of Debtor: Case Number: Date Filed: See Schedule 1 District: Relationship: Judge: **Eastern District of Virginia** Exhibit A Exhibit B (To be completed if debtor is an individual whose debts are primarily consumer debts.) (To be completed if debtor is required to file periodic reports (e.g., forms 10K and 10Q) with the Securities and Exchange Commission pursuant to Section 13 or I, the attorney for the petitioner named in the foregoing petition, declare that I 15(d) of the Securities Exchange Act of 1934 and is requesting relief under have informed the petitioner that [he or she] may proceed under chapter 7, 11, 12, chapter 11.) or 13 of title 11, United States Code, and have explained the relief available under each such chapter. I further certify that I have delivered to the debtor the notice required by 11 U.S.C. § 342(b). Exhibit A is attached and made a part of this petition. Signature of Attorney for Debtor(s) (Date) Exhibit C Does the debtor own or have possession of any property that poses or is alleged to pose a threat of imminent and identifiable harm to public health or safety? Yes, and Exhibit C is attached and made a part of this petition. No. (See attached Exhibit C). Exhibit D (To be completed by every individual debtor. If a joint petition is filed, each spouse must complete and attach a separate Exhibit D.) Exhibit D, completed and signed by the debtor, is attached and made a part of this petition. If this is a joint petition: Exhibit D, also completed and signed by the joint debtor, is attached and made a part of this petition. **Information Regarding the Debtor - Venue** (Check any applicable box.) Debtor has been domiciled or has had a residence, principal place of business, or principal assets in this District for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other District. There is a bankruptcy case concerning debtor's affiliate, general partner, or partnership pending in this District. Debtor is a debtor in a foreign proceeding and has its principal place of business or principal assets in the United States in this District, or has no principal place of business or assets in the United States but is a defendant in an action or proceeding [in a federal or state court] in this District, or the interests of the parties will be served in regard to the relief sought in this District. Certification by a Debtor Who Resides as a Tenant of Residential Property (Check all applicable boxes.) Landlord has a judgment against the debtor for possession of debtor's residence. (If box checked, complete the following.) (Name of landlord that obtained judgment) (Address of landlord) Debtor claims that under applicable nonbankruptcy law, there are circumstances under which the debtor would be permitted to cure the entire monetary default that gave rise to the judgment for possession, after the judgment for possession was entered, and Debtor has included in this petition the deposit with the court of any rent that would become due during the 30-day period after the filing of the petition. Debtor certifies that he/she has served the Landlord with this certification. (11 U.S.C. § 362(1)).

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3 1 (C	Official Form 1) (4/13)	1 6	Age 5 of 15	Page 3
Volu	ıntary Petition	Nan	ne of Debtor(s):	
	page must be completed and filed in every case)	l	Patriot Coal Company, L.P.	
	Signa	fure	S	
	Signature(s) of Debtor(s) (Individual/Joint)		Signature of a Foreign Representative	
		1		
true [If p	clare under penalty of perjury that the information provided in this petition is and correct.  Detitioner is an individual whose debts are primarily consumer debts and has sen to file under chapter 7] I am aware that I may proceed under chapter 7,	]	I declare under penalty of perjury that the information provided in petition is true and correct, that I am the foreign representative of a debte a foreign proceeding, and that I am authorized to file this petition.	
	12 or 13 of title 11, United States Code, understand the relief available under		(Check only <b>one</b> box.)	
	n such chapter, and choose to proceed under chapter 7.		I request relief in accordance with chapter 15 of title 11, United S	tates
[If 1	no attorney represents me and no bankruptcy petition preparer signs the tion] I have obtained and read the notice required by 11 U.S.C. § 342(b).		Code. Certified copies of the documents required by 11 U.S.C. § 3 are attached.	
	quest relief in accordance with the chapter of title 11, United States Code, cified in this petition.		Pursuant to 11 U.S.C. § 1511, I request relief in accordance with chapter of title 11 specified in this petition. A certified copy of the granting recognition of the foreign main proceeding is attached.	
X		l		
	Signature of Debtor	X		1
$\mathbf{X}$		l	(Signature of Foreign Representative)	_
:	Signature of Joint Debtor		(Printed Name of Foreign Representative)	_
	Telephone Number (If not represented by attorney)	l		,
	receptione (value) (if not represented by attorney)	l	Date	-
	Date		Dute	
	Signature of Attorney*		Signature of Non Attorney Donlywortey Potition Drenover	
	•	i	Signature of Non-Attorney Bankruptcy Petition Preparer	
X	/s/ Michael A. Condyles	1	I declare under penalty of perjury that: (1) I am a bankruptcy per	
	Signature of Attorney for Debtor(s)	l	preparer as defined in 11 U.S.C. § 110; (2) I prepared this documer compensation and have provided the debtor with a copy of this docu	it for
	Michael A. Condyles	l	and the notices and information required under 11 U.S.C. §§ 110(b), 11	
	Printed Name of Attorney for Debtor(s)	i	and the notices and information required under 11 U.S.C. §§ 110(b), 11 and 342(b); and, (3) if rules or guidelines have been promulgated pure	
	Kutak Rock LLP	1	to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable	
	Firm Name	i	bankruptcy petition preparers, I have given the debtor notice of	
	Bank of America Center	i	maximum amount before preparing any document for filing for a debt	
	1111 East Main Street, Suite 800	i	accepting any fee from the debtor, as required in that section. Official	
	Richmond, Virginia 23219	i	19B is attached.	ŀ
	Address	l		
		l		
	(804) 343-5227	i		_
	Telephone Number	i	Printed Name and title, if any, of Bankruptcy Petition Preparer	ŀ
	May 12, 2015	1		-
	Date	1	Social Security number (If the bankruptcy petition preparer is no individual, state the Social Security number of the officer, prin	
*	In a case in which § 707(b)(4)(D) applies, this signature also constitutes a certification that the attorney has no knowledge after an inquiry that the information in the schedules is incorrect.		responsible person or partner of the bankruptcy petition preparer.) (Reg by 11 U.S.C. § 110.)	1 /
	Signature of Debtor (Corporation/Partnership)	1		
	I declare under penalty of perjury that the information provided in this petition is true and correct, and that I have been authorized to file this petition on behalf of the debtor.		Address	-
	•	i		ŀ
	The debtor requests relief in accordance with the chapter of	1		
	title 11, United States Code, specified in this petition.	X		_
		l	Signature	
		l		
		l	Date	-
X	/-/ TI. TI/ Dagg	1		
2 <b>1</b>	/s/ Joseph W. Bean Signature of Authorized Individual	Sign	nature of bankruptcy petition preparer or officer, principal, responsible pe	
	Signature of Audiorized individual		artner whose Social Security number is provided above.	rson,
	_	or be	attilet whose social security number is provided above.	
	Joseph W. Bean	l		_
	Printed Name of Authorized Individual		nes and Social Security numbers of all other individuals who prepare	
	C : 77 B : 1		sted in preparing this document unless the bankruptcy petition preparer	is not
	Senior Vice President - Law & Administration, General Counsel,	an 11	ndividual.	
	and Corporate Secretary  Title of Anthorized Individual	l		
	Title of Authorized Individual	If m	ore than one person prepared this document, attach additional sheets	
			forming to the appropriate official form of each person.	
	May 12, 2015			- ,
	Date	Fede	unkruptcy petition preparer's failure to comply with the provisions of title 11 aw eral Rules of Bankruptcy Procedure may result in fines or imprisonment or bot C. § 110; 18 U.S.C. § 156.	

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[If, to the best of the debtor's knowledge, the debtor owns or has possession of property that poses or is alleged to pose a threat of imminent and identifiable harm to the public health or safety, attach this Exhibit "C" to the petition.]

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION

	)	
In re:	)	Chapter 11
	)	
PATRIOT COAL COMPANY, L.P.,	)	Case No. 15()
	)	
Debtor.	)	(Joint Administration Requested)
	)	

#### **EXHIBIT "C" TO VOLUNTARY PETITION**

1. Identify and briefly describe all real or personal property owned by or in possession of the debtor that, to the best of the debtor's knowledge, poses or is alleged to pose a threat of imminent and identifiable harm to the public health or safety (attach additional sheets if necessary):

The above-captioned debtor (the "<u>Debtor</u>") does not believe it owns or possesses any real or personal property that poses or is alleged to pose a threat of imminent and identifiable harm to the public health or safety. The Debtor notes that it is not aware of any definition of "imminent and identifiable harm" as used in this form.

2. With respect to each parcel of real property or item of personal property identified in question 1, describe the nature and location of the dangerous condition, whether environmental or otherwise, that poses or is alleged to pose a threat of imminent and identifiable harm to the public health or safety (attach additional sheets if necessary):

The Debtor is not aware of any dangerous conditions existing on or related to any real or personal property owned or possessed by the Debtor that pose or are alleged to pose a threat of imminent and identifiable harm to the public health or safety. The Debtor notes that it is not aware of any definition of "imminent and identifiable harm" as used in this form.

#### **SCHEDULE 1**

## Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed below (collectively, the "<u>Debtors</u>") filed a petition in this court for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of Patriot Coal Corporation.

Emerald Processing, L.L.C. (6524)

Kanawha Eagle Coal, LLC (9926

Patriot Coal Corporation (2045)

Apogee Coal Company, LLC (2865)

Appalachia Mine Services, LLC (0233)

Black Stallion Coal Company, LLC (7792)

Brody Mining, LLC (0610)

Catenary Coal Company, LLC (5836)

Central States Coal Reserves of Kentucky, LLC (0681)

Colony Bay Coal Company LLC (4613)

Corydon Resources LLC (3790)

Coyote Coal Company LLC (6141)

Dodge Hill Mining Company, LLC (8899)

Eastern Associated Coal, LLC (5516)

Eastern Royalty, LLC (8759)

Gateway Eagle Coal Company, LLC (6908)

Grand Eagle Mining, LLC (0622)

Heritage Coal Company LLC (6920)

Highland Mining Company, LLC (9675)

Hillside Mining Company LLC (5451)

Hobet Mining, LLC (6083)

Jupiter Holdings LLC (8670)

Kanawha River Ventures III, LLC (6617)

Little Creek LLC (1764)

Midland Trail Energy LLC (9024)

Midwest Coal Resources II, LLC (0003)

Mountain View Coal Company, LLC (4206)

Panther LLC (3722)

Patriot Coal Company, L.P. (8748)

Patriot Coal Holdings I LLC (4872)

Patriot Coal Holdings II LLC (2361)

Patriot Coal Sales LLC (2530)

Patriot Coal Services LLC (9485)

Patriot Leasing Company LLC (9264)

Patriot Midwest Holdings, LLC (0400)

Patriot Reserve Holdings, LLC (5596)

Patriot Ventures LLC (5661)

Pine Ridge Coal Company, LLC (7187)

Remington LLC (3721)

Rhino Eastern JV Holding Company LLC (6329)

Rivers Edge Mining LLC (8371)

Robin Land Company, LLC (0125)

Speed Mining LLC (2194)

Thunderhill Coal LLC (9813)

Wildcat Energy LLC (9955)

Wildcat, LLC (3526)

Will Scarlet Properties LLC (3074)

WWMV JV Holding Company LLC (2570)

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION

In re:	) Chapter 11
PATRIOT COAL CORPORATION,	) ) Case No. 15-[] ()
Debtor.	) ) )

## CONSOLIDATED LIST OF CREDITORS HOLDING THE 30 LARGEST UNSECURED CLAIMS

The above-captioned debtors and debtors in possession (collectively, the "<u>Debtors</u>") filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>"). The following is a consolidated list of the Debtors' creditors holding the thirty largest unsecured claims (the "<u>Creditor List</u>") based on the Debtors' unaudited books and records as of the petition date. The list is prepared in accordance with Fed. R. Bankr. P. 1007(d) for filing in the chapter 11 case.

The Creditor List does not include (i) persons who come within the definition of "insider" set forth in section 101(31) of the Bankruptcy Code or (ii) secured creditors, unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the thirty largest unsecured claims. The information contained herein does not constitute a waiver of the Debtors' right to contest the validity, priority, or amount of any claim at a later date.

	NAME OF CREDITOR, COMPLETE MAILING ADDRESS, AND EMPLOYEE, AGENT, OR DEPARTMENT OF CREDITOR FAMILIAR WITH CLAIM	NATURE OF CLAIM  (bond debt, trade debt, bank loan, government contracts, etc.)	INDICATE IF CLAIM IS CONTINGENT, UNLIQUIDATED, DISPUTED, OR SUBJECT TO SETOFF	AMOUNT OF CLAIM (if secured, also state value of security)
1.	Peabody Investments Corp Attn: Alexander Schooch, Exec VP and CLO 701 Market Street St. Louis, MO 63101 Tele: 314-342-3400	Trade Debt		
	Email: info@peabodyenergy.com			\$4,862,394.81

	NAME OF CREDITOR, COMPLETE MAILING ADDRESS, AND EMPLOYEE, AGENT, OR DEPARTMENT OF CREDITOR FAMILIAR WITH CLAIM	NATURE OF CLAIM  (bond debt, trade debt, bank loan, government contracts, etc.)	INDICATE IF CLAIM IS CONTINGENT, UNLIQUIDATED, DISPUTED, OR SUBJECT TO SETOFF	AMOUNT OF CLAIM (if secured, also state value of security)
2.	Joy Global Underground Attn Sean Major-General Counsel P.O. Box 504794 St. Louis, MO 63150-4794 Tele: 724-779-4500 Fax: 724-779-4509 Email: webresponse@joyglobal-com	Trade Debt		\$4,556,186.31
3.	UMWA Health & Retirement Funds Attn: Legal Dept 160 Heartland Drive Beckley, WV 25801 Tele: 202-521-2200 Fax: 304-256-2604 Email: health1@umwafunds.org	Trade Debt		\$2,287,879.39
4.	Mine Safety & Health ADM Attn Kevin Stricklin-Administrator P.O. Box 790390 St. Louis, MO 63179-0390 Tele: 202-693-9400 Fax: 202-693-9501 Email: Stricklin.Kevin@dol.gov	Trade Debt		\$1,477,970.75
5.	Cecil I Walker Machinery Co Attn Monty Boyd P.O. Box 905258 Charlotte, NC 28290-5258 Tele: 304-949-6400 Fax: 304-683-3113	Trade Debt		\$1,379,924.43
6.	Suncrest Resources Attn: Keith Horton 7 Sheridan Square Suite 400 Kingsport, TN 37660 Tele: 423-723-0230	Trade Debt		\$1,229,306.92
7.	Phillips Machine Service Inc. Attn: Legal Dept 367 George St. Beckley, WV 25801 Tele: 304-255-0537 Fax: 304-255-0565 Email: webinquiry@phillipsmachine.com	Trade Debt		\$1,209,965.65

	NAME OF CREDITOR, COMPLETE MAILING ADDRESS, AND EMPLOYEE, AGENT, OR DEPARTMENT OF CREDITOR FAMILIAR WITH CLAIM	NATURE OF CLAIM (bond debt, trade debt, bank loan, government contracts, etc.)	INDICATE IF CLAIM IS CONTINGENT, UNLIQUIDATED, DISPUTED, OR SUBJECT TO SETOFF	AMOUNT OF CLAIM (if secured, also state value of security)
8.	Rish Equipment Co Attn Legal Dept P.O. Box 330 6384 Airport Rd. Bluefield, WV 24701 Tele: 304-752-9313 Tele: 304-380-0282 Fax: 304-752-9318	Trade Debt		\$1,016,034.07
9.	Shonk Land Company LLC Attn: Legal Dept 194 Summers St. Charleston, WV 25301 Tele: 304-344-2455 Fax: 304-344-2467	Trade Debt		\$965,672.10
10.	Alley Trucking LLC Attn Legal Dept 123 Little Mudlick Branch Belfry, KY 41514 Tele: 606-353-4422 Fax: 606-353-1270	Trade Debt		\$943,715.02
11.	SGS North America Inc. Attn Legal Dept PO Box 2502 Carol Streem, IL 60132 Tele: 270-827-1187 Fax: 270-826-0719	Trade Debt		\$902,871.74
12.	National Union Fire Insurance 175 Water Street New York, NY 10038 Tele: 212-770-7000 Email: Stephen.Blankenship@AIG.com	Trade Debt		\$897,383.13
13.	Jennmar Corporation Attn Legal Dept 258 Kappa Drive Pittsburgh, PA 15238 Tele: 412-963-9071 Fax: 412-963-9767 Email: lvalchar@jennmar.com	Trade Debt		\$849,768.08
14.	Jabo Supply Corp Attn Legal Dept PO Box 238 Huntington, WV 25707-0238 Tele: 304-736-8333 Fax: 304-736-8551 Email: kroach@jabosupply.com	Trade Debt		\$839,128.30

	NAME OF CREDITOR, COMPLETE MAILING ADDRESS, AND EMPLOYEE, AGENT, OR DEPARTMENT OF CREDITOR FAMILIAR WITH CLAIM	NATURE OF CLAIM  (bond debt, trade debt, bank loan, government contracts, etc.)	INDICATE IF CLAIM IS CONTINGENT, UNLIQUIDATED, DISPUTED, OR SUBJECT TO SETOFF	AMOUNT OF CLAIM (if secured, also state value of security)
15.	Powell Construction Co Inc. Attn Legal Dept 3622 Bristol Highway Johnson City, TN 37601 Tele: 423-282-0111	Trade Debt		\$809,875.74
16.	Enviromine Inc. Attn Legal Dept PO Box 11716 Charleston, WV 25339 Tele: 304-552-3379 Fax: 888-248-5302 Email: office@enviromine.com	Trade Debt		\$787,988.41
17.	Strata Mine Services LLC Attn: Legal Dept 67925 Bayberry Drive St. Clairsville, OH 43950 Tele: 740-695-6880 Fax: 740-695-6883	Trade Debt		
18.	Email: info@stratamineservices.com  United Central Industrial Supply Attn Legal Dept 1241 Volunteer Parkway Suite 1000 Bristol, TN 37620 Tele: 423-573-7300 Fax: 423-573-7297 Email: tsmith@unitedcentral.net	Trade Debt		\$747,502.10 \$736,042.89
19.	Rogers Petroleum Services Inc. Attn Legal Dept 348 Tollage Creek Pikeville, KY 41502 Tele: 606-432-1421 Fax: 606-432-3657 Email: henry@rogerspetroleum.com	Trade Debt		\$695,086.25
20.	GMS Mine Repair & Maintenance Attn Legal Dept 32 Enterprise Drive Mt-Lake Park, MD 21550 Tele: 301-334-8186 Fax: 301-334-8698 Email: gmspurchasing@gmsminerepair.com	Trade Debt		\$675,764.10

	NAME OF CREDITOR, COMPLETE MAILING ADDRESS, AND EMPLOYEE, AGENT, OR DEPARTMENT OF CREDITOR FAMILIAR WITH CLAIM	NATURE OF CLAIM (bond debt, trade debt, bank loan, government contracts, etc.)	INDICATE IF CLAIM IS CONTINGENT, UNLIQUIDATED, DISPUTED, OR SUBJECT TO SETOFF	AMOUNT OF CLAIM (if secured, also state value of security)
21.	Chisler Inc. Attn Legal Dept 153 BLUE GOOSE RD Fairview, WV 26570 Tele: 304-798-3202 Fax: 304-798-3211 Email: chisinc@westco.net	Trade Debt		\$669,802.45
22.	Natural Resource Partners L.P. Attn Legal Dept 601 Jefferson Street Suite 3600 Houston, TX 77002 Tele: 713-751-7507 Email: info@nrplp.com	Trade Debt		\$660,794.59
23.	Raleigh Mine & Industrial Attn Legal Dept PO Box 72 Mount Hope, WV 25880 Tele: 304-877-5503 Fax: 304-877-5684	Trade Debt		\$627,274.97
24.	Kanawha River Terminals, LLC Attn Butch Smith-CEO 100 Main and River St Ceredo, WV 25507 Tele: 304-526-0759 Fax: 304-526-0703	Trade Debt		\$603,814.05
25.	D-A Lubricant Company Attn Legal Dept 801 Edwards Drive Lebanon, IN 46052 Tele: 317-923-5321 Fax: 765-482-3065 Email: Mfarr@Dalube.com	Trade Debt		\$559,850.59
26.	Chisler Brothers Contracting LLC Attn Legal Dept 4607 Mason Dixon Hwy Prentress, WV 26544 Tele: 304-879-5511 Fax: 304-879-5012 Email: Chislerbros@Westco.net	Trade Debt		\$540,057.16

	NAME OF CREDITOR, COMPLETE MAILING ADDRESS, AND EMPLOYEE, AGENT, OR DEPARTMENT OF CREDITOR FAMILIAR WITH CLAIM	NATURE OF CLAIM  (bond debt, trade debt, bank loan, government contracts, etc.)	INDICATE IF CLAIM IS CONTINGENT, UNLIQUIDATED, DISPUTED, OR SUBJECT TO SETOFF	AMOUNT OF CLAIM  (if secured, also state value of security)
27.	Logan Corp Attn Legal Dept 20 McJunkin Road Nitro, WV 25143 Tele: 304-759-4800 Fax: 304-759-4817 Email: Hadkins@Logancorp.com	Trade Debt		\$536,877.49
28.	King's Tire Service Inc. Attn Sam King-Owner 6242 Airport Rd Bluefield, WV 24701 Tele: 304-325-0575 Fax: 304-325-0572	Trade Debt		\$491,018.82
29.	LML Properties c/o BB&T Wealth Management PO Box 1793 Charleston, WV 25326	Trade Debt		\$478,986.31
30.	The H A Robson Trust Thomas w Pettit, Edwin N Vinson & Richard Bolen, Trustees PO Box 53 Huntington, WV 25703	Trade Debt		\$410,407.33

# DECLARATION UNDER PENALTY OF PERJURY CONCERNING CONSOLIDATED CREDITOR LIST

I declare under the penalty of perjury that I have read the foregoing list of consolidated creditors holding the thirty largest unsecured claims and that it is true and correct to the best of my information and belief.

Dated: May 12, 2015 /s/ Joseph W. Bean

Joseph W. Bean

Senior Vice President - Law & Administration, General Counsel, and Corporate Secretary

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION

	_ \	
In re:	)	Chapter 11
PATRIOT COAL COMPANY, L.P.,	)	Case No. 15()
Debtor.	)	(Joint Administration Requested)
Deutoi.	_ )	(John Administration Requested)

# LIST OF EQUITY SECURITY HOLDERS PURSUANT TO FEDERAL RULE OF BANKRUPTCY PROCEDURE 1007(a)(3)

Debtor	Name and Address of Equity Interest Holder	Percentage of Interests Held
Patriot Coal Company, L.P.	Midwest Coal Resources II, LLC 63 Corporate Centre Drive Scott Depot, WV 25560	51%
	Patriot Midwest Holdings, LLC 63 Corporate Centre Drive Scott Depot, WV 25560	49%

## DECLARATION UNDER PENALTY OF PERJURY CONCERNING LIST OF EQUITY SECURITY HOLDERS

I declare under the penalty of perjury that I have read the foregoing list of equity security holders and that it is true and correct to the best of my information and belief.

Dated: May 12, 2015 /s/Joseph W. Bean

Joseph W. Bean

Senior Vice President - Law & Administration, General Counsel, and Corporate Secretary

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION

In re:	)	Chapter 11
PATRIOT COAL COMPANY, L.P.	)	Case No. 15()
Debtor.	)	(Joint Administration Requested)
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#### CORPORATE OWNERSHIP STATEMENT

Pursuant to rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

Interest Holder	Percentage of Interests Held
Midwest Coal Resources II, LLC	51%
Patriot Midwest Holdings, LLC	49%

### **DECLARATION UNDER PENALTY OF PERJURY**

I, Joseph W. Bean, the undersigned authorized signatory of Patriot Coal Company, L.P., declare under penalty of perjury that I have read the foregoing corporate ownership statement and that it is true and correct to the best of my information and belief.

Dated: May 12, 2015

/s/ Joseph W. Bean

Joseph W. Bean

Senior Vice President - Law & Administration,

General Counsel, and Corporate Secretary

### PATRIOT COAL COMPANY, L.P.

#### **CONSENT OF THE PARTNERS**

May 11, 2015

The undersigned, being all the partners of Patriot Coal Company, L.P. (the "<u>Partnership</u>"), a Delaware limited partnership, hereby takes the following actions and adopts the following resolutions by written consent, pursuant to the Limited Partnership Agreement of the Partnership, and the applicable laws of the jurisdiction in which the Partnership is organized:

WHEREAS, the General Partner has reviewed the materials presented by the management and the advisors of the Partnership regarding the liabilities and liquidity situation of the Partnership, the strategic alternatives available to it, and the impact of the foregoing on the Partnership's businesses, creditors, and other parties in interest; and

WHEREAS, the General Partner has had the opportunity to consult with the Partnership's management team and the financial and legal advisors to the Partnership and fully consider each of the strategic alternatives available to the Partnership.

## I. Chapter 11 Filing

NOW, THEREFORE, BE IT, RESOLVED, that in the judgment of the General Partner, it is desirable and in the best interests of the Partnership, its creditors, and other parties in interest that the Partnership file or cause to be filed a voluntary petition for relief (the chapter 11 cases to be commenced by such voluntary petition, and the cases to be commenced by the voluntary petitions to be filed by certain of the Partnership's affiliates, collectively, the "Chapter 11 Cases") under the provisions of chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101–1532 (the "Bankruptcy Code"); and

FURTHER RESOLVED, that the Chief Executive Officer, the Chief Restructuring Officer, the Chief Financial Officer, the Chief Operating Officer, and the General Counsel of the General Partner of the Partnership and any other person as may be designated by the General Partner (collectively, the "Authorized Officers") of the Partnership, acting alone or with one or more other Authorized Officers be, and they hereby are, authorized and empowered to execute and file on behalf of the Partnership all petitions, schedules, lists, motions, applications, pleadings, and other papers or documents as necessary to commence the Chapter 11 Cases and obtain chapter 11 relief, and to take any and all further acts and deeds that the Authorized Officers deem necessary or proper to obtain such relief, including, without limitation, any action necessary to facilitate the administration of the Chapter 11 Cases.

#### II. Retention of Professionals

RESOLVED, that each of the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and hereby is, authorized and directed to employ the law firm of Kirkland & Ellis LLP as general bankruptcy and corporate counsel to represent and assist the Partnership in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Partnership's rights and obligations, including filing any pleadings and actions as may be necessary or desirable; and in connection therewith, each of the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and hereby is, authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the chapter 11 case, and cause to be filed an appropriate application for authority to retain the services of Kirkland & Ellis LLP;

FURTHER RESOLVED, that each of the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and hereby is, authorized and directed employ the law firm of Kutak Rock LLP co-counsel to represent and assist the Partnership in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Partnership's rights and obligations, including filing any pleadings and actions as may be necessary or desirable; and in connection therewith, each of the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and hereby is, authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the chapter 11 case, and cause to be filed an appropriate application for authority to retain the services of Kutak Rock LLP;

FURTHER RESOLVED, that each of the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and hereby is, authorized and directed to employ the firm of Centerview Partners LLC as investment bankers to represent and assist the Partnership in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Partnership's rights and obligations; and in connection therewith, each of the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and hereby is, authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the chapter 11 case, and cause to be filed an appropriate application for authority to retain the services of Centerview Partners LLC;

FURTHER RESOLVED, that each of the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and hereby is, authorized and directed to employ the firm of Alvarez & Marsal North America, LLC to provide the Partnership with a Chief Restructuring Officer, who shall be Ray Dombrowski, along with additional personnel, as restructuring advisors to represent and assist the Partnership in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Partnership's rights and obligations; and in connection therewith, each of the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and hereby is, authorized and directed to execute

appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the chapter 11 case, and cause to be filed an appropriate application for authority to retain the services of Alvarez & Marsal North America, LLC;

FURTHER RESOLVED, that each of the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and hereby is, authorized and directed to employ the firm of Prime Clerk LLC as notice and claims agent and administrative advisor to represent and assist the Partnership in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Partnership's rights and obligations; and in connection therewith, each of the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and hereby is, authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the chapter 11 case, and cause to be filed an appropriate application for authority to retain the services of the Prime Clerk LLC; and

FURTHER RESOLVED, that each of the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and hereby is, authorized and directed to employ any other professionals to assist the Partnership in carrying out its duties under the Bankruptcy Code; and in connection therewith, each of the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and hereby is, authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to or immediately upon the filing of the chapter 11 case, and cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary or advisable.

### III. Financing and Adequate Protection

RESOLVED, that in connection with the commencement of the chapter 11 case, each of the Authorized Officers, acting alone or with one or more other Authorized Officers, is authorized and directed to seek approval of a cash collateral and debtor in possession financing order in interim and final form (a "Financing Order"), and any Authorized Officer be, and hereby is, authorized, empowered, and directed to negotiate, execute, and deliver any and all agreements, instruments, or documents, by or on behalf of the Partnership, necessary to implement the Financing Order, as well as any additional or further agreements for the use of cash collateral or to obtain financing in connection with the Partnership's chapter 11 case, which agreement(s) may require the Partnership to grant liens to the Partnership's existing lenders and each other agreement, instrument, or document to be executed and delivered in connection therewith, by or on behalf of the Partnership pursuant thereto or in connection therewith, all with such changes therein and additions thereto as any Authorized Officer approves, such approval to be conclusively evidenced by the taking of such action or by the execution and delivery thereof;

**FURTHER RESOLVED**, that the Authorized Officers be, and they hereby are, authorized, directed and empowered in the name of, and on behalf of, the Partnership to take all such further actions, including, without limitation, to pay or

approve the payment of all fees and expenses payable in connection with the transactions contemplated by the Financing Order or other transactions related to financing in connection with the chapter 11 cases, and all fees and expenses incurred by or on behalf of the Partnership in connection with the foregoing resolutions, in accordance with the terms of the applicable documents, which shall in their reasonable business judgment be necessary, proper, or advisable to perform the Partnership's obligations under or in connection therewith and to fully carry out the intent of the foregoing resolutions; and

**FURTHER RESOLVED**, that each of the Authorized Officers be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, the Partnership, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of any of the documents related to the Financing Order or to do such other things which shall in their sole judgment be necessary, desirable, proper, or advisable to give effect to the foregoing resolutions, which determination shall be conclusively evidenced by his or their execution thereof.

#### IV. Further Actions and Prior Actions

**RESOLVED**, that each of the Authorized Officers are hereby authorized, empowered, and directed, in the name and on behalf of the Partnership, to cause the Partnership to enter into, execute, deliver, certify, file and/or record, and perform such agreements, instruments, motions, affidavits, complaints, applications for approvals or ruling of governmental or regulatory authorities, certificates, or other documents, and to take such other action, as in the judgment of such Authorized Officer shall be or become necessary, proper, and desirable to effectuate a successful restructuring of the Partnership's business, including without limitation any action necessary to maintain the ordinary course operation of the Partnership's businesses;

**FURTHER RESOLVED**, that all acts lawfully done or actions lawfully taken by any of the Authorized Officers of the Partnership or any of the professionals to seek relief on behalf of the Partnership under the Bankruptcy Code or in connection with the chapter 11 case, or any matter or proceeding related thereto, be and hereby are adopted, ratified, confirmed, and approved in all respects as the acts and deeds of the Partnership;

FURTHER RESOLVED, that each of the Authorized Officers, acting alone or with one or more other Authorized Officers, be, and hereby is, authorized and empowered for, in the name of and on behalf of the Partnership to take or cause to be taken any and all such other and further action, and to execute, acknowledge, deliver and file any and all such instruments as each, in his/her discretion, may deem necessary or advisable in order to carry out the purpose and intent of the foregoing resolutions; and

FURTHER RESOLVED, that all acts, actions, and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on

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behalf of the Partnership, which acts would have been approved by the foregoing resolutions except that such acts were taken before these resolutions were certified, are hereby in all respects approved and ratified.

The actions taken by this consent shall have the same force and effect as if taken at a meeting of the General Partner, duly called and constituted, pursuant to the Limited Partnership Agreement of the Partnership and the applicable laws of the state in which the Partnership is organized. Any facsimile or other electronic signature of the General Partner to this consent shall be fully effective as an original signature hereto. Upon execution of this consent, the undersigned hereby directs that this consent be filed in the Partnership's minute book.

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IN WITNESS WHEREOF, the undersigned, being all the partners of the Partnership, has executed this consent as of the date first written above.

Midwest Coal Resources II, LLC, Partner

By:

Name: E. Kent Hartsog

Title:

Treasurer

- and -

Patriot Midwest Holdings, LLC, Partner

By:

Name:

E. Kent Hartsog

Title:

Treasurer